Brian L. Shaw (IL ARDC 6216834) Shaw Gussis Fishman Glantz Wolfson & Towbin LLC 321 N. Clark Street, Suite 800 Chicago, IL 60654 (312) 541-0151

Attorneys for ATC Logistics & Electronics, Inc.

## UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re:	)	Chapter 11
GENERAL MOTORS CORPORATION,	)	Case No. 09-50026 (REG)
	)	(Jointly Administered)
Debtors.	)	(

## NOTICE OF WITHDRAWAL OF OBJECTION TO CURE COST AMOUNT RELATED TO DEBTORS' NOTICE OF INTENT TO ASSUME EXECUTORY CONTRACTS WITH ATC DRIVETRAIN, INC.

ATC Logistics & Electronics, Inc. ("ATC L&E") and ATC Drivetrain, Inc ("Drivetrain") hereby withdraw their respective Objections to Cure Cost Amount Related to Debtors' Notice of Intent to Assume Executory Contracts filed on June 15, 2009 (Docket Numbers 1134 and 1163, respectively) and their Supplemental Objection to Cure Cost Amount Related to Debtors' Notice of Intent to Assume Executory Contracts filed on June 29, 2009 (Docket Number 2729).

August 31, 2009 Respectfully submitted,

ATC LOGISTICS & ELECTRONICS, INC and ATC DRIVETRAIN, INC.

/s/ Brian L. Shaw
One of their attorneys

Brian L. Shaw (IL ARDC 6216834) Shaw Gussis Fishman Glantz Wolfson & Towbin LLC 321 N. Clark Street, Suite 800 Chicago, IL 60654 (312) 541-0151

(admitted *Pro Hac Vice*)

09-50026-mg Doc 3921 Filed 08/31/09 Entered 08/31/09 17:31:29 Main Document Pg 2 of 2

## **CERTIFICATE OF SERVICE**

I, Brian L. Shaw, an attorney, certify that service of the foregoing NOTICE OF WITHDRAWAL OF OBJECTION TO CURE COST AMOUNT RELATED TO DEBTORS' NOTICE OF INTENT TO ASSUME EXECUTORY CONTRACTS WITH ATC DRIVETRAIN, INC. was accomplished electronically to all ECF registrants via the Court's ECF system on August 31, 2009.

/s/ Brian L. Shaw	
Brian L. Shaw	